ARRANGEMENT OF CLAUSES.

Preliminary.

Clarge. 1. Short title.

- 9. Extent of Act.
- 3. Commencement of Act.
- 4. Interpretation of terms. 5. Registrar of solicitors.

6. No person to act as a solicitor unless admitted and enrolled.

Terms of Apprenticeship.

- 7. Admission to apprenticeship.
- 8. No person to be admitted a solicitor unless he shall have served an apprenticeship of five years.
 - Persons having taken degrees at certain universities may be admitted after three years' service.
- Persons having been at the bar may be admitted after three 11. Persons attending certain lectures and passing certain examina-
- tions in faculty of law during two collegiste years may be admitted after four years' service. Persons having been bonk fide clerks to solicitors for ten years
- may be admitted after three years' service. Where the three, four, or five years expire in any vacation, 13. examination may take place in sittings preceding such
- vacation. 14. Certain apprentices not required to attend lectures, &c.
 - Preliminary examination to be dispensed with in certain cases.
- 16. A fildsylt to be made and filed within six months of execution of articles and the articles to be enrolled. If not filed within six months the service to reckon from the day of filing, unless, &c.
- 17. Affidavit to be produced on applying for admission. [Bill 247.]

Chase.

18. Book to be kept for entering the substance of affidavits with
the names, &c. of solicitor and apprentice, &c., which may
be searched.

he searched.

19. No solicitor to take or retain any apprentice after discon-

- tinuing business, nor whilst eleck to another solicitor.

 20. If solicitor hankrupt or insolvent or imprisoned, indentures
 to be discharged or assigned.
- 21. Disqualification of solution not to affect service of apprentice.

 22. Limit of time for amplications for striking solicitors off the
- Limit of time for applications for striking solicitors off the roll for defect in indentures.
 Apprentices whose masters have died or left off practice may
- Apprentees whose masters have died or left off practice may enter into fresh indentures for residue of term.
 Power to order assignments under last section.
- Indentures of apprenticeship to be produced to the registrar and entered within three months from enrolment.
- 26. Affidavits to be made by apprentices before admission.

Ω x a mination x.

- Admission of solicitor.
- Certificate of having passed examinations requisite for admission.
 Examinations to be held under management of Incorporated
- Law Society.

 30. Fees payable to Incorporated Law Society in respect of ex-
- aminations.

 31. No fees to be payable by apprentices, &c. other than those
- authorised by this Act.

 32. Appeal to Lord Chancellor against refusal of certificate.

The Roll of Solicitors.

- Clerk of records and writs to curol names of solicitors.
 Clerk of records and writs to transmit copies to registrar.
- 35. Persons duly admitted capable of practising in any court on signing roll of meh court.
- 36. Bule for striking solicitors off the roll to be entered with the
- Proceedings on application to strike name of solicitor off roll.

Clause.

A solicitor struck off the roll of Supreme Court to be struck
off the rolls of other courts.

Solicitors Certificates

- 40. Register of solicitors to he kept.
- Commissioners of Inland Revenue not to grant any certificate until registrar has certified that the person applying is entitled thereto.
- On application for certificate a declaration to be signed and entered in a hook.
 Registrar's certificates on payment of duty to be deemed the
- stamped certificates.
 44. For determining amount of stamp duty, place of business to
- be deemed place of residence, 45. The decisration on applying for the registrar's certificate to be
- in duplicate, and one copy to be left with the Commissioners.

 46. On registrar's refusal application to be made to court,
- 47. Certificate to be entered with the registrar, the Commissioners
- to supply particulars when stamped.

 48. Date and determination of certificate.
 - 49. No costs recoverable by unqualified person.
 - In case of neglect to obtain a stamped certificate application to be made to the court.

Penalties.

- Solicitors not to act for unqualified persons, &c.
 Penalty for wrongfully acting as a solicitor.
- Femalty for wrongfully acting as a solicitor.
 Penalty for wrongfully acting as solicitor.
- Act not to extend to examination, &c. of solicitors to public departments.

Miscellaneous Provisions.

Authentication of regulations and other documents.

Solicitors (Ireland).

[50 Vioy.]

Clause.

56. Construction of emotments referring to attorneys and examinations.

57. Amendment of 88 & 34 Viet, c. 97, s. 62.

Temporary Provision and Repeal.

58. Temporary provision as to examinations.

59. Repml of 29 & 30 Vict. c. 84. SCHEDULES.

Short title.

ILL

INTUTULBI

An Act to amend the Laws for the Regulation of the AD. 1887.

Profession of Solicitors in Ireland.

WHEREAS it is expedient to amend and consolidate the laws relating to solicitors, and to the service of indentured apprentices to solicitors in Ireland:
But therefore enacted by the Queen's most Excellent Majority,

Be it therefore enacted by the Queen's most Excellent Majorly, 5 by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Preliminary.

This Act may be cited as the Solicitors (freland) Act, 1887.
 This Act shall extend to Ireland only.

3. This Act shall, so far as regards the power of the Lord Commense. Chancellor and certain of the judges of Her Minjosty's High Court mess of Act, of Justice in Ireland and of the Incorporated Lew Society to make regulations becomes due to a do far as weards the issue of notices and

16 other proceedings preliminary to holding the first examinations berounder, come into operation on the passing hereof, and for all other purposes shall come into operation on the first day of January one thousand eight hundred and eightly-eight.

4. In this Act "Lord Chancellor" means the Lord Chancellor Interpreta-20 of Ireland, and shall include Lords Commissioners, and Lord line of terms. Keeper of the Great Seal of Ireland. "Supreme Court" means the Supreme Court of Judicisture in 29430 Vist.

Ireland: "Solicitor " means solicitor of the Supreme Court:

"Registrar" means the registrar of solicitors:

"Roll of solicitors kept by the registrar" means the roll or book,

rolls or books, of solicitors, which by this Act the registrar is required to keep: FBill 247.1 A

11 247.]

- A.D. 1887. "The Incorporated Law Society" means "the Society of the
 Attorneys and Solicitors of Ireland" noting under their present
 or any future charter:
 - "The clerk of records and writs." means the clerk of the records and writs of the Chancery Division of the High Coart of 5 Justice in Irreland, and includes such other persons or persons as the Lord Chancellor may from time to time appoint to perform any of the duties by this Act divised to he performed
- by the clerk of records and write:

 ### Preliminary examination in means an examination in general 10

 | Knowledge of persons secking to become hound under indentures of apprentices by to solicitors:
 - "Intermediate examination" means an examination of persons hound under indentures of apprenticeship to solicitors in order to assertain the progress made by such persons during their 15 apprenticeship in acquiring the knowledge necessary for rendering them fit and camble to ack as colicitors:
 - "Final examination" meases an examination of persons applying to be admitted as sufficient as well tacebeing the indivitors of appreciateship and service as the fitness and capacity of such 20 persons to took as solicitors in all hustimes and unstreas unsulty immuneted by solicitors, and includes, where any allegation is made by the registers of additions as to the moral unificace of any such person to be an officer of the Supreme Court of any such person to be an officer of the Supreme Court of Justicater in Hesdon, an incluy that the truth of nock allog 26
- 38 A 10 Vus. "Summary Jurisdiction Acts" means, as regards the police district of Dablia metropolis, the Acts regulating the powers and duties of justices of the pence for such district, and olsowhere in Ireland the Petty Sessions (Ireland) Act, 1831, and 30
- any Acts amending the same.

 Begains of 5. There shall be a registrar of solicitors, who shall have the solicitors, powers and perform the duties by this Act provided, and the office 29.5.30Vist
 - 84.8.39. of such registrar shall he rested in the Incorporated Law Society under their present or any future charter of incorporation.

 3. From and after the commencement of this Act, no person
- statisms shall not an anciliettor, or as such solicitor are out any writ or process, additional are or commence, carry on, solicit, or defend any action, said, or oblice and control. He majory's Superme Court of Judiciate in Treatme, or in the name of any other person the Court of Bankruptey in Ireland, or in the civil hill or county court, Court of the Land Commission or Petty Sessions Courts of

any county or riding of a county, or in any court of civil or A.D. 1897. criminal jurisdiction, in that part of the United Kingdom of Great 198 Ap Viss Britain and Ireland called Ireland, or set as a solicitor in any cause, e. 51. S. natter, or suit, civil or claimins, to he heard, tried, or determined

matter, or suit, own or cumma, to me meant, ever, or seen annexes before any justice of assists, of oyer and terminer, or good delivery, or at any general or quarter sentions of the peace for any county, riding, division, liberty, city, horough, or place, or before any justice or justices, unless such person shall have been admitted and carolled

and otherwise duly qualified to act as solfetor under or by virtue 10 of the leave now in force, or unless such person shall after be passing of this Act be similated and enrolled and registered and otherwise only qualified to not as a solicitor pursuant to the directions and regulations of this Act, and unless such person shall continue to be a duly qualified and registered and on the roll of

continue to be so duly qualified and registered and on the roll of 15 solicitors at the time of his acting in the capacity of a solicitor as aforesaid, except as herein-after in this Act mantioned.

Terms of Apprenticeship.

7. Save as herein-after by this Act provided, no person shall be Admission to capable of being bound by indentures of apprenticeship to serve operation-dup 20 as an apprentice to a solicitor unless he shall have obtained from the Decomposited Law Society a certificate that he has passed a

the Incorporated Law Society a certificate that he has passed a preliminary examination and has compiled with such regulations as the noticely under the provisions of this Act may have prescribed with respect to the admission to apprenticeship. 25 B, No person, nave as hereful-after by this Act provided, shall No person to

from and after the commencement of this Act to copuls of theing to spinish admitted, employed, and registered us a solicitor unless such person shall have been bound by industures of apprendicability to serve as an apprendice for and during the term of five years to a proxiding apprendicgion of the server of the server of the server of the server of the 30 solicitor, and shall have duly served under such industriers for and wing of its during the said term of five years, and also unless such person shall, reins.

during the said term of five years, and also unless such percon assus,
after the expiration of the said term of five years, have been be a. 4.
examined as by this Act directed and sworn as by the laws now
force required previous to such admission, curolment, and
registration.

in force required previous to such admission, curoument, and registration.

9. Any person having taken the degree of bachelor of arts or Preson bachelor of laws in the University of Dublin, Oxford, Combridge, forces at

bachetic of inwis in the Carberary of Mount, August, cannot age, for the Darham, or London, or in the Queen's University or the Royal estimates of the Carberary of the Royal estimates of the Carberary of Inwa or dottor of laws in any of the universities of Scotland (come of such diagrees belong honorary diagrees), and preserved who at any time after having taken such diagrees, and either before when at any time after having taken such diagrees, and either before the carberary of the Carberary o

[847.] A :

Do. s. 7.

A.D. 1887. or after the passing of this Act, has been bound by and has duly served under indentures of apprenticeship to a practising solicitor for the term of three years, and has been examined and sworn as by this Act provided, may be admitted, enrolled, and registered as a solicitor.

10. Every person who either before or after the commencement having been of this Act bas been called to the degree of utter barrister in Ireland, and has procured himself to be disbarred, and has been bound by and has duly served under indentures of apprenticeship to a practising solicitor for the term of three years, and has been 10 Da. s. 8 examined and sworn as by this Act provided, may be admitted, enrolled, and registered as a solicitor.

11. Every person who, as a matriculated or as a non-matriculated student of the University of Dublin or of any of the Queen's Colleges in Ireland, or of the Royal University of Ireland, shall 15 have attended or shall attend any prescribed lectures, and shall have passed or shall pass any prescribed examinations of the professors of the faculty of law in the said University of Dublin or in any of the Queen's Colleges in Ireland or in the Royal Unitwo colleversity of Ireland for a period of two collegiate years, and who 20 shall have duly served under indentures of apprenticeship to a critted after practising solicitor for the term of four years, and has been examined and sworu as by this Act provided, may be admitted, enrolled, and registered as a solicitor.

12. Any person who, either before or after the passing of this 25 Act, shall for the term of seven years have been a bonk fide clerk to cirris to a solicitor or solicitors, and during that term shall have been bonk settemore for fide engaged in the transaction and performance, under the direction and superintendence of such solicitor or solicitors, of such matters of lustiness as are usually transacted and performed by solicitors in 30 person, and who shall produce to the Incorporated Law Society satisfactory evidence that he has faithfully, honestly, and diligently served as such clerk, and who, after the expiration of the said term of seven years, and after having possed a preliminary examina-

Do. s 10. tion, has been bound by and has duly served under indentures of 25 apprenticeship to a practising solicitor for the term of three years. and has been examined and sworn as by this Act provided, may be admitted, enrolled, and registered as a solicitor.

Where the 13. Whenever any of the periods of five, four, and three years service mentioned in this Act shall expire in any vacation, then and 40 in such case any person whose period of apprenticeship shall so expire shall be at liberty to pass his final examination in the sittings immediately preceding the said vacation; and at any time in or after such vacation, and after the said period of apprenticeship

shall have expired, such person may be aworn, admitted, carolled, sittings preand registered as a solicitor; provided such person shall be duly resolice, qualified pursuant to this Act or any regulations made thereunder Sec. 23. and present himself for a final examination.

5. 14. No person within the ninth or turnit section of this AO Corton seeking to become an appendix to a solidier shall be roquired to press a preliminary examination, and no appreciate within the tenth to state or twelfth section of this Act who shall have severed two years of the present of the section of the section of the section of the section of the present of the section of the present of the section of the present of the section of the section of the present of the section of the present of the section of the secti

or sittings in Dublin during his apprenticeship. Do. s. 11-

16. The Incorporated Law Society may make regulations per Prediscoper, viding text and persons who shall have matriculated a satulated in sumministic that University of Dublin, the Royal University, or in may of the person video of the Company of the Company

examination under this Act before being bound as an apprentice to a solicitor; and the said Society may from time to time revoke 20 or after any such regulations.

or after my such regulations.

16. Whenever any person shall after the commencement of this Affacts at Act be bound by indinturents to zero as an appreciation to a solicitor, in the same the solicitor to whom such person shall be no bound shall, within it could ask months after the ake of such indintureus, make and daily were zero as as mouths after the ake of such indintureus, make and daily were zero and solicitor and the same and

of such indentures by him the said solicitor, and by the person so to be bound to serve him as an apprentice as aforesaid; and in De = 12, such affidavit shall be specified the names of such solicitor, and of

30 such person so bound, and their places of about respectively, together with the day on withis such indentures were actually executed; and such affidavit shall be slied within six months next after the execution of the said indentures with such by the client of records and write. who shall therefore such and register the said

records and writs, who shall increases many law large records and writs, who shall increase and sign a memoratum of the day of filing such militarit upon such inflativit upon such inflativit upon such inflativit is not sign a memoratum of the salt indicatures: Provided always, that in case such sufficient with be not wishin see filed within such six months, the same may be filed by the elects of sectors in records and writes after the experiment on thereof, but the service of service is considered and the same properties of the services of services in the service of services in the

40 such apprenties shall be reckozed to commence and be computed from the day of filing such affidavit, unless the Lord Chanceller for all otherwise order.

become bound as aforesaid shall be admitted a solicitor before such affidavit so marked as aforesaid shall have been produced to the Lord Chancellor, unless he shall be satisfied that the same cannot be Do. s. 14. produced, and shall think fit to dispense with the production thereof. 5

18. The clerk of records and writs shall keep a book wherein shall be entered the substance of every affidavit which shall be entering the so filed as aforeenid, specifying the name and place of abode of the solicitor to whom any person shall be bound to serve as an apprentice, of the person who shall be so bound as aforesaid, and 10 names, Sec of the person making such affidavit, with the date of the indentures in such affidavit mentioned or referred to, and the days of awearing

and filing every such affidavit respectively; and such book shall and may be searched in office hours by any person without fee or reward. 19. No solicitor shall take, have, or retain any apprentice who 15 shall be bound by indentures as aforestid after such solicitor shall have discontinued or left off practising as or carrying on the business of a solicitor, nor whilst such solicitor shall be retained or employed as a writer or clerk by any other solicitor, and service by any apprentice under indentures to a solicitor for and during any 20 part of the time that such solicitor shall be so employed as writer

or clerk by any other solicitor shall not be deemed or accounted as good service under such indentures. 20. In case any solicitor to whom any apprentice shall be bound by indentures as aforessid shall, before the end or determination of 25 such contract, become bankrupt, or be imprisoned for delt and

remain in prison for the space of twenty-one days, it shall be inwful for the Lord Chancellor, upon the application of such apprentice, to order and direct the said indentures to be discharged, or assigned to such person and upon such terms and in such manner 30 as herein-after mentioned, or otherwise as he shall think fit.

Discreable. 21. No person who shall have duly served his apprenticeship under indentures pursuant to the provisions of this Act shall be prevented or disqualified from being admitted and enrolled as a

solicitor, nor liable to be struck off the roll if admitted, by reason or 35 in consequence of the solicitor to whom he may have been bound by Do. r. 50 such indentures having been after such service struck off the roll. provided that such apprentice or person be otherwise entitled to be

admitted and enrolled according to the provisions beggin-before Limit of 22. No person who has been admitted and enrolled shall be liable

time for to be struck off the roll for or on account of any defect in the applications indentures of apprenticeship, or in the registry thereof, or in his

sobestor

service under such indentures, or in his admission and enrolment, admissred unless the application for striking him off the roll be made within the roll for twelve months from the time of his admission and enrolment, defeat it provided that such indentures, registration, service, admission, or Do. 400 5 enrolment be without fraud. 23. If any solicitor to whom any person shall be bound shall Apprentice

23. If any sonetor to whom any person and be bound such whose happen to die before the expiration of the term for which such masters have person shall be so bound, or shall discontinue or leave off practice died at left as a solicitor, or if such indentures shall by mutual consent of the may sate 10 parties be cancelled, or in case such apprentice shall be legally dis- too fresh charged before the expiration of such term by any rule or order of locations

the Lord Chancellor, such apprentice may in any of the said cases to m be bound by other indentures or by an assignment of his former indentures to serve as apprentice to any other practising solicitor or 15 solleitors during the residue of the said term; and service under Do s. 16.

such second or other indentures or under such assignment in manner herein-after mentioned shall be deemed and taken to be good and effectual, provided that an affidavit be duly made and filed of the execution of such second or other indentures, or of such assignment, 20 or of the making of any order under the next section of this Act,

within the time and in the manner berein-before directed, and subject to the like regulations with respect to the original indentures and affidavit of the execution thereof, in so far as the same respectively are applicable thereto. 25 24. In the event of any apprentice requiring to have an assign. Power to

ment made of his indentures under the last proceding section, it shall stds saign he lawful for the Lord Chauceller, upon application being duly has seeine. made by or on helialf of such apprentice, and upon being satisfied that a difficulty exists in procuring such assignment to be executed, 30 to order that such indentures shall be transferred to such solicitor

as to the Lord Chancellor may seem fit, and upon the making of any Do a such order the said indentures shall be deemed and taken to he absolutely assigned in as full and ample a manner as if an assignment thereof had been duly executed by the person or persons 25 levelly entitled to assign the same.

25. The indentures whereby any person shall be bound to serve Intercure as an apprentice to any solicitor, and also any assignment thereof, displeashall, within three months after the same has or have been respec- be poolesed shall, within three months after the same has or have seed respect to the region tively surolled and registered pursuant to this Act, be produced to ter and 40 the registrar, who shall enter the names of the parties to and the entered with

date of such indenture, and also of such assignment, if any, and the in these term of service, in a book to be kept for that purpose, and the envisional A.D. 1887. registrar shall mark such indentures and such assignment, if any, as having been so produced and entered, with the date thereof, and such book shall be open to public inspection during office hourse without fee or reward; and in case such indentures and such assignment, if any, be not so produced to and entered by the registrar a as aforesaid within such three months as aforesaid, the service of the apprentice shall be reckoned to commence from the date of such production and entry, unless upon an application, of which notice shall be given to the registrar, the Lord Chancellor shall otherwise

order.

26. (1.) Every person who has been or shall be bound as an apprentice as aforesaid shall, before he is admitted a solicitor according to this Act, prove, by an affidavit of himself and of the solicitor to whom he was hound as aforesaid, to be duly made and filed with the clerk of records and writs, that he has actually and really 15

served and been employed by such practising solicitor, and that he has not (save as herein-after provided) held any office or engaged in any employment whatsoever other than the employment of apprentice to such solicitor and his partner or partners in the business, practice, and employment of a solicitor during the whole time and 20 in the manner required by the provisions of this Act.

(2.) Any person while so bound as aforesaid may hold any office or engage in any employment, provided that before or after he enters upon the office, or engages in the employment, he has applied for and obtained-(a.) The consent thereto in writing of the solicitor to whom he is

37 & 38 Yes bound; and c. 68, s. 4,

(b.) The sanction thereto of the Lord Chancellor, to be evidenced hy his order.

(3.) Such order shall not be made except such person shall 30 prove, by an affidavit from the solicitor to whom he is bound, or by such other evidence as shall be satisfactory to the Lord Chancellor, that the holding of such office, or being engaged in such employment. was with the consent of the solicitor to whom he was or is bound, and has not interfered with due service under his indentures of 25 apprenticeship, and the Lord Chancellor shall have power to make any order which he shall think fit as to the service by the person so

hound as aforesaid for the remainder of the term of his service, or any part thereof, after the acceptance of such office, or as to the possing of any examination. (4.) Not less than fourteen days before any such application is

made to the Lord Chancellor notice in writing of the application shall he given to the Incorporated Law Society by the appli-

Do. s. 6.

cunt, which notice shall state the names and residences of the A.D. 1887, applicant, and of the solicitor to wbom he is bound, and the nature of the office or employment, and the time it is expected to occure.

5 The society may appear on the bearing of such application, and upon any other proceedings arising out of or in reference to the same.

(5.) The Lord Chancellor may in and by such order impose on the applicant such terms and conditions touching the office or 10 engagement and his employment therein as he may think fit.
(6.) Where any terms or conditions shall be so imposed, and the

person authorised by the order shall accept the office, or engage in the employment, has shall, before being admitted a solicitor, prove to the satisfaction of the Lord Chancellor and of the Lacorporated 15 Law Society that he has duly observed and fulfilled those terms and conditions.

Examinations.

27. If the Lord Chanceller Is, by a certificate or critificates Astronous graded in powersor of this Act, statistical with respect to any desirate gas person applying to be enfaulted a solicitor that such person is only a fix. 3.7 and qualified to be admitted to an assolicent then, and not other beautiful control to the Lord Chanceller shall administer the requisite cosh, and we have the Lord Chanceller shall administer the requisite cosh, and some the semiplicit as a solicitor of the Supranou Court, and bits mans to be emulated as a solicitor of such court, which 20 admission shall be written on prochannel and signed by the Lord

29. Budject to the cromptions allowed by this Act, or by regular Continue them annule under the substruct by everlo, to person shall be saintited of surge as a nolicities waken be loss classical from the Incorporated Law situations of Scodiege conflicts or certification to the effect that be loss pronted quasimation as profinitory, an intermediate, and a final examination, and has on at the complex of the her regulations are the receipt under the provisions of this Act may from time to time preserving.
29. The Incorporated Law Society are bereby authorized and Roming-time and Control of the Control of th

37 The introdynation Law causes in the year communicing with thous to be sequenced in both, a front interest of the year communicing with thous to be sequenced in the law control of the property of the property of the control of

[247.] B

A.D. 1897. time to time to make regulations with respect to all or any of De. s. G the following matters; (that is to say,)

10

(A.) With respect to the admission to apprenticeship, the attendonce of apprentices at lectures, and other matters connected therewith:

> (B) With respect to the subjects for and the mode of conducting the examination of enndidates; and

> (c.) With respect to the times and places of examination and the notices of examinations; and

(n.) With respect to the certificates to be given to persons of their 10

having passed any examination; and (E.) With respect to the appointment and removal of examiners and professors of law, and with respect to the remuneration by fees or otherwise of the examiners or professors of law

so appointed; and (F.) With respect to any other matter or thing as to which the society think it expedient to make regulations for the purpose of earrying this section into execution.

Any regulation made under the authority of this section may be altered or revoked by a subsequent regulation; and copies of all 20 regulations made under the authority of this section shall be transmitted to the Lord Chancellor and the presidents of the Queen's Bench Division, the Common Pleas Division, and the Exchequer Division of the High Court of Justice in Ireland, and to the Master of the Rolls, and if within twenty-eight days after a copy of any 25 regulation has been so transmitted, any three of those judges (the Lord Chancellor being one) signify by writing under their hands. addressed to the president or secretary of the society, their discent from such regulation or any part thereof, the same shall be of no force or effect; and if after any such regulation or any part thereof 30 has come into force, any three of those judges (the Lord Chancellor being one) shall signify in manner aforesaid their dissent from such regulation or any part thereof the same shall, at the expiration of two months, cease to be of any force or effect.

30. Any person applying for leave to be bound apprentice to a 35 Fors parable solicitor, or to be examined or re-examined at a final examination shall pay to the Incorporated Law Society such fees (and in such proportious and at such times) as are specified in the First Schedule to this Act, or such other fees as may from time to time be deter-

mined by regulations to be made by the Lord Chancellor and the 40 presidents of the Queen's Bench Division, the Common Plens Do. a. S.

Division, and the Exchequer Division of the High Court of Justice A.D. 1887. in Ireland, or of such of said divisions as shall then by law exist, the Master of the Rolls, and the President of the Incorporated Law Society for the time being, or any two of them, of whom the Lord

5 Chancellor shall be one. All expenses to be from time to time incurred by the society

with reference to such examinations, and with reference to the lestures, classes, and other teaching provided by the society from time to time for persons hound or about to be bound under 10 indentures of apprenticeship to solicitors shall be paid by the society out of such fees.

31. From the commencement of this Act no fees other than No less to be those specified in the said First Schedule to this Act, or such other fees as may be authorised by regulations so to be made in pursuance &c. other 15 of this Act shall be payable by any person seeking to be bound as then those an apprentice as aforesold, or by any person secking to be admitted by an Ad. and carolled as a solicitor of the Supreme Court of Judicature in 20 & 30 Vict. Ireland. 32. Any person who has been refused a certificate of having Appeal to

20 passed an intermediate or final examination, and who objects to cellor springs such refusal, shall be at liberty within one month next after such refusal of such refusal, shall be at liberty within one monta next after ones certificate, refusal to appeal by petition in writing to the Lord Chancellor and at Visc. assinst such refusal, such petition to be presented in such manner a 25, a, p. and subject to such regulations as the Lord Chancellor may from 25 time to time direct. In the meantime and until the Lord Chancellor otherwise

directs, such petition shall be presented at the office of the secretary to the Lord Chancellor without the payment of any fee, and a copy of such petition shall be left therewith and shall be delivered by the 30 secretary to the Lord Chancellor to the secretary of the Incorporated Law Society, and the secretary to the Lord Chancellor shall also notify to such secretary of the Incorporated Law Society the day appointed for the hearing of the petition, and the same shall be heard by the Lord Chaucellor on such day after the expiration of 35 fourteen days from the day on which such petition was presented and at such time as he may appoint

On the hearing of any petition under this section the Incorporated Law Society may appear, and the Lord Chancellor may make such order as to him may seem meet, and where any person who has 40 been refused a certificate of having passed his final examination, on anneal to the Lord Chancellor, obtains an order for his admission, such order shall entitle him to a certificate from the Incorporated F247.1

A.D. 1997. Law Society of his fitness and capacity to act as a solicitor, and in the usual business transacted by a solicitor, in the same manuer as if be had passed his final examination.

The Roll of Solicitors.

33. From and after the commencement of this Act the clerk of 5 Clink of records and write shall have the custody and care of the rolls or books wherein persons are enrolled as solicitors, and such clerk of enred names records and writs is bereby required from time to time, without fee or reward, to enrol the name of every person who shall be admitted a solicitor pursuant to the directions in this Act, and 10 the time when admitted, in alphabetical order in rolls or books

29 & 30 Vis. shall and may have free access during office bours without fee or reward.

Clerk of 34. The clerk of records and writs shall, within seven days 15 records and after the end of every sittings, tracemit to the registrar, at the expense of such registrar, a copy under the hand of such clock of copy to records and write of the rolls or books, wherein persons are enrolled registran as solicitors, so far as the same relates to solicitors enrolled within such sittings.

to be kept for that purpose, to which rolls or books all persons

Persons daly

35. Every person who shall have been duly admitted a solicitor of the Supreme Court shall be entitled, upon the production of his admission therein, or an official curtificate thereof, and that the same still continues in force, to be admitted as a solicitor in any other court in Ireland, upon signing the roll of such other 25 court, where any such roll exists, but not otherwise, and shall thereupon be entitled to practise as a solicitor therein in like manuer as if he had been awarn in and admitted a solicitor of such court : provided always, that no additional fee besides those payable by virtue of this Act shall be demanded or paid.

36. Where the name of any solicitor is ordered to be struck of the roll to be De. s. 44.

the roll of solicitors on his own application or on the application of any other person, the rule or order for that purpose shall forthwith. and before the same is noted upon, be produced to the registray. and the registrac shall enter a note or minute of such rule or order as in connexion with the name of such solicitor on the roll of solicitors bunt by the varieties, and shall stelle such name off such roll and shall mark such rule or order as having been entered. 37. (1.) Where application is intended to be made to any court

Proceedings estaca to

for a rule or order to strike the name of any solicitor (not being the 40 solicitor making the application) off the roll of solicitors of such

court, or for an order or rule to compel bim to maswer the matters A.D. 1897, of an affidavit, notice in writing shall be given to the registrary of smoot such intended application fourteen clear days at the least hefore selsions of such application shall be made. 77.489 year.

sum appression and no mass.

5 (2.) Copies of all affidavits intended to be used in support of a 68.8.7.

such application shall be delivered to the registrar with the notice.

(3.) The court shall not entertain any such application, except

(8) The court suan more constraint proving that the notice required by upon production of an affidavit proving that the notice required by this Act has been duly girve, and that copies of all such affidavits to have been duly delivered to the registrar.

(4.) The registrar may appear by counsel upon the hearing of any such application, and upon any other proceedings arising out of or in reference to the application, and may apply to the court to make

absolute any vale nisi which may have been granted by the court.

5 in the matter of such application, or to make an order that the name
of the sulficient be struck off the roll of solicitons of the said court,
or, as the case may be, to order the solicitor to answer the matters be, s. i.e.
of the sulfilarity, or such other order as to the court may seem fit;

and it shall he lawful for the court to order the costs, charges, and 30 expenses of the registrar of or relating to say of the matters aforesaid to be paid by the solicitor against whom any such application is made or was intended to be made, or by the person application is made or was intended to be made, or by the person

acrossess to the great system of the made, or by the person application is made or was intended to be made, or by the person by or on whose hetalf the application is made or was intended to be made, or partly by the one and partly by the other of them. 25 38. Where any court or any judge of any court shall, upon

motion, have ordered or directed a rule (whether risis or absoluted) or order to be drawn up for striking the name of any solicitor of or reall of solicitors of such count, or for compelling a solicitor to name of the solicitor of the count, or for compelling a solicitor to name of the solicitor of the present of an affiliativit, and such rule shall not have 30 been drawn up by or on heldrid of the preson applying for the same

within one week after the order or direction for drawing up the De s. 11. same shall have been made or given, it shall be lawful for the registrar to councithe rule or order to be drawn up, and all future proceedings thereupon shall be bad and taken as if the application

35 for the rule or order had in the first instance heen made to the court by the registrar.

39. The name of every person hereafter struck off the roll of Activities solicitors of the Supreme Court, or suspended for a time from reld of protesting thereto, shall, upon production of an office copy of the Supreme Crier to 40 rule or order whereby he was so struck off or suspended, and an he struck of

50 rule or order whereby he was so struck off or suspended, and an observe of affidavit of the identity of the person named therein, to the proper the relia of officer of every or any other court of which such person is a other series.

90 & 10 Viet

time mentioned in such rule or order from practising therein; and in case any such person be at any time thereafter restored to the roll, or recuritted to resume practising/therein, by the order of any judge of the Supreme Court, he shall, upon production of an office h copy of the rule or order so restoring him, with an affidavit of the identity of the person named therein, to the proper officer of every or any such other court, be restored to the roll thereof, or permitted to resume practising therein, without payment of any fee or fine whatsoever.

Solicitors Certificates.

negroce solicita-

40. It shall be the duty of the registrar of solicitors to keen an alphabetical roll or book or rolls or books of all solicitors, to be called the register of solicitors, and to issue certificates of persons who have been admitted and enrolled as solicitors when required so 15 to do; and such registrar or some person duly appointed by him shall have free access to and shall be at liberty from time to time to examine and take copies or extracts, without fee or reward, of all rolls or books kept for the enrolment of solfeitors in Her Majesty's Supreme Court of Judicature in Ireland. 41. It shall not be lawful for the Commissioners of Inland

spolying fo

Revenue or any of their officers, save as herein-after mentioned, to grant or issue to any person any stamp upon a certificate authorising such person to practise as a solicitor, but every person desiring to obtain such stamped certificate shall deliver to the said 25 Commissioners or their proper officer, at the Head Office of Inland Revenue in Dublin, a cortificate from such registrar as aforesold that such person is a solicitor, and entitled to a stamped certificate, and such registrar's certificate shall be thereupon stamped with the proper amount of duty then psyable by law thereon, and shall have 30 the same force and officet as the stamped pertificate heretofore issued

On suplination for ecrifficate a

20 & 30 Vics. under the Attorneys and Solicitors Act (Ireland), 1866. 42. For the purpose of obtaining such registrar's certificate as aforesaid a declaration in writing, in the form in the Third Schedule to this Act, signed by such solicitor or by his purtner, or by his \$5 Dublin agent, being a solicitor, on his behalf, containing his name and place of residence, and the court of which he is then admitted a solicitor, together with the sittings or term and year in or as of Do. p. 51. which he was so admitted, shall be delivered to the said registrar. who shall cause all the particulars in such declaration to be entered 40

sgerits as atorisatin, on acutains, a commander in the form see sorter in
the Second Schedule to this Act amexicx, and which last-mentioned
certificate shall be delivered to the Commissioners of Inland
10 Revenue as hevein-before directed for the purpose of heing stamped.

43. The stamp duties then chargeable by law on such certificates. Resistance

shall be denoted upon the registrant's certificates, and upon any such efficience certificate being stramped secondingly, and the date of the payament of the duty certified by the proper officer by writing under his between 15 hand, or by other sollient means, the same shall be and be decreased the proper stramped certificate required by law to be taken out by Do. s. 18. the solicitor named therein.

44. For determining the sake of stange days spayable by law on the Parlamener certificate, the plane or planes where the solicitor shall carry on his assert of 20 basinus shall be deemed to be the plane or planes of his residence share seven where the parlament of the Aster estimate to the starting of the Aster estimate to the delivered to the two certificates; and the declaration required to the delivered to the two order registrar, for the purpose of obtaining the sertificates and also the residence of the purpose of obtaining the sertificates and also the residence of the purpose of obtaining the sertificates and also the residence of the purpose of the

on his business.

45. The declaration required to be made for the purpose of The desire-behinding the register's certificate shall be made out and signed insurant, for despiteds, and con of such deplicates shall be delivered to and left the register, and the other products to him, and the deplicate feat size or produced, legelier with the certificate granted on such a ciquion, declaration, shall be left with the Commissioners of India Dervouss to its circuit or of left proper efficier on applying to have the everificate stamped, "contain the contract of the commissioners of reliable to the contract of the contract

35 be delivered to the Commissiones or their officer to entitle the soliditor to a stamped certificate; and for every such certificate be # 34. issued by the registrar, and the previous requisite starch and inquiry, there shall be public to the registrar by such solicitor, his partner, or agent, the sum of five shiftings.

40 46. In case the registrar shall decline or neglect to issue such On registeritheate as he is herein-hefore required to give, the solicitor applicable.

applying for the same may, on giving six clear days notice to the reseistrar, apply to the Lord Chanceller, who shall make such order in the matter as shall be just.

Do s. 35. registree.

47. For the purpose of enabling the registrar to enter upon the Certificate to roll of solicitors kept by him a note or minute of the time of 5 stamping every certificate, the Commissioners of Inland Revenue shall, whenever the same shall be required after the sixth day of Pebruary in every year, furnish to the registrar an account of the supply parcertificates issued between the sixth day of February and the 48th stamped day of January preceding for which during the same period the 10 stamp duties have been paid, specifying the names and places of

business of the parties respectively to or for whom the same have

Do. a. 41

been issued, and the dates of payment of the stamp duties; or in licu of such account the Commissioners at their option shall return to the registrar the aforesaid duplicate declarations to which such 15 certificates relate, with a note or memorandum on each of them specifying the date of payment of the stamp duty for the certificate, and the registrar shall, upon such account being furnished, or such duplicate declarations being returned to him as aforesald, enter such note or minute as aforesaid; and in order that such entry may he 20 made in respect of certificates stamped at any other time, every such last-mentioned certificate shall, within one month after payment of the duty, be produced to the registrar, who shall thereupon make such entry, and signify the same by a note or memorandum upon the certificate; and every such last-mentioned certificate which 25 shall not be so produced within the said period shall have effect only as a qualification to practice from the time when it shall be produced: Provided that it shall be lawful for the Lord Chancellor at any time to make an order directing that any certificate not so produced shall have effect upon and from the time of stamping the 30 same or any subsequent period. 4.R. Every certificate issued by the registror between the fifth

day of Jenuary and the sixth day of February in any year shall bear date on the sixth day of January, and shall take effect on that day for all purposes, provided it be stamped before the sixth day an of Pehruary, and in every such case the fifth day of January shall, for the purpose of this Act, he deemed to be the date of the De : 42. payment of the duty; but if such certificate he not so stamped it shall take effect, as regards the qualification to practise, on the day on which it is stamped; and every certificate issued at any other 40 time shall bear date on the day on which it is issued, and, subject to the provisions herein contained relating to certificates stamped

after the fifth day of January in any year, and not produced within A.D. 1887.

a month to be entered by the registrer, shall take effect as regards

such qualification on the day on which it is atamped; and every

certificate shall be and continue in force from the day on which it

oertimeste snant se and constitue in torce from use day on winto to shall take effect as afcressed until the fifth day of January next following inclusive, and no longer.

49. No costs, fee, reward, or dishursement on nocount of or in No outs terelation to any net or proceeding dome or taken by any person who estrobially acts as a solicitor without having previously obtained a stamped person and to certificate, which shall then be in force, shall be recoverable in any continued on the person of the per

action, suit, or matter by such person or any other person or persons or whomsever.

50. If any solicitor, after having at any time taken out a stamped to case of certificate, shall for the space of one whole year from and after the region to

15 expiration thereof have neglected to renew the same for the followsize year, the registrar shall not afterwards grants a certificate to such sections: subletice, except the Lord Chancellor, upon the application of the is to sake and solicitor, shall otherwise order, of which application six clear to the cost days notice in writing shall be given to the registrar, and it shall not 80 Vic.

20 he lawful for the Lord Chancellor, when making such order, to impose on the applicant such terms and conditions as he may think it.

Penalties.

- 51. If any solicitor shall wilfully and knowingly act as agent Sottlers to may action, suit, or matter for any person and duly qualified to set from a color, and a solicitor, or permit or suffer his names to be anyways made use for less any action of in any action, suit, or matter, upon the account, for fire hyporfis a first of any sugnalized person, or send any process to reach unequalitied, a.7. a. 25. to a process, and a process of the color of the profit of the profi
- 30 to appear, net, or particle in any respect as a constant as any section, suit, or matter, knowing such person not to be duly qualified as aforesaid, and complaint shall be made thereof in a summary way to any Divisional Court of the High Court of Justice in Ireland, or any judge thereof, and proof made thereof upon out to the anising of such court or suize, that such solicitor half willfully an anising of such court or suize, that such solicitor half willfully
- and knowingly offended therein as aforesaid, then and in such case overy such solicitor so offending may be struck off the roll, and for ever after disabled from preciting as a solicitor, or may he suspended from practiting as a solicitor for such time as to such 40 court shall seem it and proper and in that case, nod upon such
 - 40 court shall seem fit and proper and in that case, and upon suc [247.]

of Justice in Iwland

A.D. 1887. complaint and proof made as aforesaid, it shall and may be lawful to and for the court or judge to commit such unqualified person so acting or practising as aforesaid to prison for any term not exceeding six celendar months.

Possity for S3. Any person who withfully and fallesty pretented to he, or taken 13 was always and the same any name, titles, addition, or description implying that he is duty qualified to set as a self-tior, or that he is recognized by 2π as a vie, has a so qualified, which he guilty of an officee under this Axis, and a finite to a penalty not exceeding the sum of ten pounds for each and the same of ten pounds for each

Any effence under this section may be presented before a court of unmany jurisdiction, in manner provided by the Summary Jurisdiction Acts: Poreifold always, that the court of summary jurisdiction Acts: Poreifold always, that the court of summary jurisdiction, when hearing an information or complaint under this Act, shall in the police district of Dublin metropolis, be con-38 stituted of one or more divisional pulses of the said district, and clewhere in Ireland of two or more justices of the peace in petry sensions sitting at a place superinted for holding petry assigner.

An in oil is

54. This Act shall not extend, or he construed to extend, to the contract to extend to the contract to the contr

15 & 10 Vist. of section three of the Act of the fifteenth and sixteenth years of 35 as as yiet. Her Majesty's reign, chapter sixty one, or of section two hundred and serenty-three of the Customs Consolidation Act, 1876.

Miscellancons Provisions.

Authenticelies of regalizations of regulations, certificates, notice and other documents made or issued by the Incorporated Law Sectoty for any purpose 40 whatere may be in writing or print, or partly in writing and An 1sep partly in givin, and may be signed in behalf of the neicht by the distribution, and the scentary, or by such, other officer or officers of the society as may be from time to time person-likely the countil, and the promoted of 9.4 keV of 5.6 s, one of 9.6 keV or 9.6

66. All maximum artering to attempts which are in force Gentural boundaries of the common-sense of this Act shall be construed four datasets in the expression "solidates of the Supreme Court of Luidestern manner for in Irabian" were therein authinition for the expression "solidates of attempts and all enactments relating to the examinations of attempts and constructs relating to the examinations of attempts and constructs are in force immediately after the counting into Da. 21 to operation of this Act shall be construed as relating to the examinations to be held in pursuance of this Act.

57. Section sixty-two of the Stamp Act, 1870, shall be read and American have effect as if the words "the Solicitors (Ireland) Act, 1887," were 6 43.43 Vectorseries instead therein instead therein instead of the words, "The Attorneys and Solicitors v. 87. a 62.20 Act (Ireland), 1866."

Temporary Provision and Repeal.

69. All persons who hefere this Act comes into operation have Temperaporal a preliminary but have not possed a feed enamination under previous as the mentionest hereby repealed, shall be deemed respectively to measure the previous and preliminary examination under this Act, and all on a comparison of the previous and the previous who have passed a final examination under the aid; count, c. 5b. × 10. All the previous who have passed as final examination under the aid; count, c. 5b. × 10. All the previous and and comparison quarter this Act, and the previous and and comparison quarter this Act, and the previous and and comparison quarter this Act, and the previous and the previous and the comparison of the previous and and comparison quarter this Act, and the previous and the

59. The Attorneys and Solicitors Ace (Ireland), 1866, is hereby Bereal of 30 repealed as from the first day of January one thousand eight est, hundred and eighty-eight: Provided, however, that this repeal shall Do s. 28

(A.) Anything duly done or suffered under that Act; or

(a.) Any right, lishility, or penalty acquired, accrued, or incurred under that Act, or any legal proceeding or remedy in respect of any such right, lishility, or penalty; and any such legal proceeding and remedy may be carried on as if this Act had not been passed.

D

[247.]

A.D. 1887.	FIRST SCHEDULE to which this Act refers.				
Seations 50, 51.		£	,	d	
	 Free to be paid to the Incorporated Law Society by each person on ledgment of his petition for leave to be bound approartice to 	-			
	a seliciter	8	8	0	
	 Fee to be paid to said society by each apprentice on his applica- tion for permission to attend the final examination for admission. 				
	na a solioiter	10	0	0	
	S. And for each attendance at a preliminary or final examination				

SECOND SCHEDULE to which this Act refers.

Soction 42

Ferm of Registrar's Certificats.

Pensuant to an Act passed in the Session of Portisanant helden in the fiftieth and fifty-first years of the reign of Quann Viceotis, intituded "The Schildters ((relaxed) Act, 1857," the Incorporated Law Society, as the 15 registers of soliders appointed under the solid Act, hereby cartify that

solicitor, whose place (or places) of business is (or are) at

after the first .

bath his day delivened and left with the executory of the solid society a dealers to in weighting, design by the and relication; to by pile partners, we'll yet Draillel regard on his behalf, as the seas may full, contributing his same and phose or plasmos of harmons, which we'll be a contribution of the same and phose or plasmost of harmons, which we'll be a society (on the registrary) heavily and a solidated in collision; and the solid society (on the registrary) heavily archart energity that and salidation is also practified another of the Spermer Current of Preferance in Federal, and it evidents to great as such salidation upon the contribution of the solidation of t

iven under the hand of the secretary of the Incorporated Law Society (as such registrar) this day of 18

Secretary's Signature.

[50 Vice.] Solicitors (Ireland).

21

THIRD SCHEDULE to which this Act refers.

A.D. 1897 Soctles 42

Form of Annual Declaration for obtaining the Registrar's Certificate.

Thereby doolners, that I (or ALB) was admitted a solistice of the Gurer of the Gure

Dated this

A.B. (or C.D. Partner (or Dublin Agent) of the said A.B.)

The Registrar of Solicitors in Ireland.

Solicitors (Ireland).
[H.L.]

BILL

GWTBAZGACI

An Act to amend the Lows for the Regulation of the Profession of Solicitors in Ireland.

(Brought from The Looks 7 March 1887.)

Ordered, by The Heav of Commens, to be Printed, 2 May 1887.

PARTING ME EXTRE AND INOTITION/COMP.

PARTINE NO THE CENTER HAVE CENTER AND INCIDENT AND INCIDEN